

Security agreement number [SC-004-INITIALS]
Non-Negotiable-Private Between the Parties

i: a [man/woman]: use plain simple English and plain simple counting systems;

Parties

Debtor:

Creditor:

[FIRST MIDDLE SURNAME]

c/o :[first-middle]©

[Address(first line)]

[address(first line)]

[Second line]

[second line]

[Third line]

[third line]

[POST CODE]

[post code]

This security agreement is mutually agreed upon and entered into on the [number(word)th day of number(word)th month in the year of Our Lord two thousand and twenty two] between the juristic person, [FIRST MIDDLE SURNAME], and any and all derivatives, and variations in the spelling of said name except :[first-middle]©; hereinafter jointly and severally “Debtor”, and the Living, Breathing, Flesh-and-Blood [man/woman], known by the distinctive appellation :[first-middle]©; hereinafter Creditor.

In consideration for Creditor (a) constituting the source, origin substance, and being, i.e. basis of “pre-existing claims”, from which the existence of Debtor is derived, and the basis upon which Debtor functions as a transmitting utility, i.e. serves as a conduit, granting creditor capacity for interacting, contracting and exchanging goods and services in commerce with other artificial/juristic persons;

(b) Constituting the source of Debtor’s assets, via the sentiment existence, exercise of faculties, and labour of Creditor which, provides valuable consideration sufficient for supporting any contract whatsoever that Debtor may execute and concerning which Debtor may be regarded as bound, and

(c) providing the security for payment of all sums now due and owing, and as might become due and owing, by Debtor, Debtor for valuable consideration, does hereby and herewith Agree and Covenant that Debtor shall undertake the obligation (i) functioning and serving as a transmitting utility for the benefit of Creditor, granting Creditor ability for engaging in Commerce with other juristic persons, and (ii) indemnifying, defending and holding Creditor harmless from and against any and all liability, claims, demands, orders, summonses, warrants, detainers, judgments, damages, costs, losses, liens, levies, depositions, lawsuits, legal actions, penalties, fines, interest and expenses whatsoever both absolute and contingent, due and as might become due, now existing and hereafter arising, howsoever evidenced, suffered, incurred by and imposed on Debtor, and for whatever reason, purpose and cause whatsoever.

Debtor, for valuable consideration, does also hereby and herewith expressly acknowledge, consent and agree that Creditor cannot and must not under any circumstances nor in any manner whatsoever be deemed an accommodating party, nor a surety for Debtor.

Words Defined - Glossary of Terms

As used in this Security Agreement, the following words and terms are as defined in this section, non obstante:

Appellation. In this Security Agreement the term “appellation” means a general term that introduces and specifies a particular term which may be used in addressing, greeting, calling out for, and making appeals of a particular living, breathing, flesh and blood woman/man;

Conduit. In this security agreement the term conduit signifies a means of transmitting and distributing energy and the effects/produce of labour, such as good and services, via the name [FIRST MIDDLE

SURNAME], and any and all derivatives and variations in the spelling of said names except :[first-middle]©;

Creditor. In this security agreement the term creditor means :[first-middle]©;

Debtor. In this security agreement the term debtor means [**FIRST MIDDLE SURNAME**] also known by any and all derivatives and the variations in the spelling of said name except :[first-middle]© privately copyrighted by :[first-middle]© all rights reserved;

Derivatives. In this security agreement the word derivatives means, coming from another, taking from something proceeding secondary; that which has not the origin in itself, but obtains existence from something foregoing and of a more primal and fundamental nature, anything deriving from another;

Ens Legis, In this security agreement the term *ens legis* means a creature of the law, an artificial being, as contrast with a natural person such as a corporation, considered as deriving its existence entirely from the law;

:[first-middle]©, In this Security Agreement the term :[first-middle]©; means the sentient, living, flesh-and-blood [man/woman] identified by the distinctive appellation :[first-middle]©; All rights reserved reuse of :[first-middle]©; Autograph privately copyrighted by :[first-middle]©;

[**FIRST MIDDLE SURNAME**], In this security agreement the term [**FIRST MIDDLE SURNAME**] means [**FIRST MIDDLE SURNAME**] and all derivatives and variations of the spelling of said name except :[first-middle]©; common law copyright©2022 by :first-middle©; all rights reserved;

Juristic Person. In this Security Agreement the term “Juristic Person” means an abstract legal entity *Ens Legis*, such as a corporation, by construct of law and considered as possessing certain legal rights of a human being; an imaginary entity such as a Debtor, i.e. [**FIRST MIDDLE SURNAME**];

From the earliest times the law has enforced rights and exacted liabilities by utilising a corporate concept by recognising, that is, juristic persons other than human beings,

The theories by which this mode of legal has developed, has been justified, qualified, and defined are the subject matter of a very sizeable library. The historic roots of a particular society, economic pressures, philosophic notions, all have had their share in the law’s response to the way men in carrying on their affairs through what is now the familiar devices of the corporations,

Attribution of legal rights and duties to the juristic person other than man is necessarily a metaphorical process, and none the worse for it. No doubt, “Metaphors in law are to be narrowly watched.” (Cardoza. J...In *Berkey V. Third Avenue R. Co.*, 244N.Y.84.94). “But all instruments of thought should be narrowly watched lest they be abused and fail in their services to reason”. See *US V SCHOPHONY CORP. OF AMERICA*, 333 U.S. 795; 68 S. Ct. 855; 1948 U.U.

Living, Breathing, Flesh-and-Blood [**Man/Woman**], in this Security Agreement the term “Living, Breathing, flesh-and-blood [man/woman]” means the Secured Party, :[first-middle]©; a sentient being, living being, as distinguished from an artificial legal construct, *Ens Legis*, i.e. a juristic person, created by construct of law,

Non Obstante, In this Security Agreement the term “*Non Obstante*” means words anciently used in public and private instruments with the intent of precluding, in advance, any interpretation other than certain declared objects, purposes,

“There, every man is independent of all laws, except those prescribed by nature. He is not bound by any institutions formed by his fellowman without his consent”.

CRUDEN v NEALE,2 N.C. 338 (1796) 2 S.E. 70.

Security Agreement. In this Security Agreement the term “Security Agreement” means the written,

expressed Security Agreement Number [SC-004-INITIALS] dated the [number(word)th day of number(word)th month in the year of Our Lord two thousand and twenty two] , between Creditor and Debtor, together with all modifications of and substitutions for said Security Agreement;

Sentient, living being, In this Security Agreement the term Sentient, living being means the Creditor; i.e. :[first-middle]©; a living, breathing, flesh-and-blood [man/woman], distinguished from an abstract legal construct such as an artificial entity, juristic person, corporation, partnership, Association and the like.

Transmitting Utility, In this Security Agreement the term “transmitting utility” means a conduit e.g. the Debtor, i.e. [FIRST MIDDLE SURNAME].

This is a continuing Security Agreement and perpetuates in effect until death, i.e. the permanent cessation of all vital functions and faculties of the Creditor.

This Security Agreement Number [SC-004-INITIALS] is dated: [number(word)th day of number(word)th month in the year of Our Lord two thousand and twenty two].

Debtor: [FIRST MIDDLE SURNAME]

Debtor's Signature [Sign as your legal fiction]

Creditor: :[first-middle]©

Creditor's autograph: By order of [FIRST MIDDLE SURNAME] by :[first-middle]© Authorised representative. All Rights Reserved

Do unto others as one would have done to you:

Witnessed by the Father, the Son and the Holy Ghost:

Subscribed and sworn under the threat of perjury,

without prejudice,

all rights reserved,

in peace and in good faith,

Date:

autograph: